1 97674810

THIS ASSIGNMENT is made <u>December 18</u>, 19 87, by <u>Felix Gomez and Miguelina Gomez</u>, his ("Owner"), to METROPOLITAN BANK AND TRUST CO an Illinois corporation ("the Bank"). wife

WITNESSETH, that whereas the Owner has title to the premises described below.

NOW THEREFORE, in consideration of and as an inducement to the making of a loan by the Bank to Owner, Ten Dollars (\$10.00) in hand paid, and of other good and valuable considerations, the receipt and sufficiency whereof are hereby acknowledged, Owner does hereby assign, transfer and set over unto the Bank, its successors and assigns, all the rents, earnings, income, issues and profits, if any, of and from the real estate and premises described below, which are now due and which may be reafter become due, payable or collectible under or by virtue. ue cy o, er of k,

scribed below, which are now due and which may hereafte of any lease, whether written or oral, or any letting of, pos of any part of the real estate and premises described below or may hereafter make or agree to, or which may be made granted, it being the intention of the parties to make and all such leases and agreements and all the rents, earnings,	session of, or any agreement for the use or occupancy, which Owner may have heretofore made or agreed to, or agreed to by the Bank under the powers hereinafter establish hereby an absolute transfer and assignment of income, issues, and profits thereunder, unto the Bank,
all relating to the real estate and premises situated in the	
Chicago, County of Cook and described is ollows, to wit:  Lot 1 in Block 2 in Moulding and Harland the Southwest & of the Southwest & of Selly, East of the Third Principal Meridian Commonly known as 2524 N. Southport 14	ection 29, Township 40 North, Range
This Assignment is given to secure payment of the prin	cipal sum of One hundred ten thousand & 00/100's
Dollars (\$ 110,000.00 ) pen a certain loan evider	
December 18, 19 87 and cured by a Mort	gage or Trust Deed dated December 18, 1987
19, conveying and mortgaging thea' estate and pre Mortgagee. This Assignment shall remain in full force and other costs and charges which may have accrued under said	effect until said loan and the interest thereon and all
This Assignment shall be operative only in the event of a defactor the pays in the event of a breach of any of the terms or conditions contained in said Mo- Agreement.	sent of principal and interest secured by said Mortgage or Trust Deed or tgage or Trust Deed or in the note or notes secured thereby or in this
Owner hereby irrevocably authorizes the Bank in its own name to tollers as at my time hereafter, and all now due or that may hereafter become die unde hereafter exist, for said premises, to take actual possession of the said real c sitt or by agent or autorary, as for condition broken, and may, with or without for part of the holder or bolders of the indebtedness secured by said Trutt Deed o said real estate and premises hereinabove described together with all documents, the Owner wholly therefrom, and may hold, operate, manage and control the said thereof. The Bank may, at the expense of the mortgaged property from time to timents, useful alterations, additions, betterments and improvements to the said real tenene, and may lease said mortgaged property in such parcels and for such time beyond the maturity of the indebtedness secured by said Trust Deed or Mortgage, which would entitle the Owner to cancel the same. In every such case, the Ban premises, and to carry on the business thereof as the bank, in its sole discretion earnings, revenues, rents, and income of the property and any part thereof. After maintenance, repair, renewals, replacements, alterations, additions, betterments, an ments, insurance, and prior to proper charges on the said real estate and premises, the services of the Bank and of the Bank's attorners, agenc, eleks, servanus, and ment, and control of the mortgaged property and the conduct of the business there against any liability, loss, or damage on account of any matter or thing done in get the Bank shall apply any and all moneys arising as aforesaid to the payment of the	Il of said rents, earnings, income, issues and profits acising or accruing reach and every lease or agreement, written or verbal, existing or to and premises previously described, or of any part thereof, personally and with or without process of law, and without any action on the citage, enter upon, take, and maintain possession of all or any part of pools, records, papers, and accounts relating thereto, and may exclude the results of the same and premises heriabove described, and conduct the business nie, and to be made all necessary or proper repairs, renewals, replaced and or such terms as may seem full inous, and may insure and refisture a not or such terms as may seem full inous, and may insure and relative and or such terms as may seem full inous, and may insure and relative and and my ancel any lease or sub-lease for any cause or on any ground is shall the near eight to manage and operate the said real citate and shall de abest. The Bank shall be entitled to collect and receive all reducing the sus part of collect and receive all reducing the state of the said feet and seems as may part the eof, lociuding the just and reasonable compensation for pulsers employed by the Bank in connection with the operation, manage-tof, and such furner sman as may be sufficient to indemnify the Bank of faith in pursuace, of the rights and powers of the Bank hereunder, following items in a constraint of the Bank deems fix:
terest accrued and unpaid on the said note or notes; (3) the principal of said note and all other charges secured by or created under the said Trust Deed or Mortgage hereby ratifies all that the Bank may do by virtue of this Assignment.	or notes from time to timeie'ng outstanding and unpaid; (4) any rabove referred to; and (5) the balance, if any, to the Owner. Owner
Owner, for itself, its successors and assigns, covenance and agrees that it will not diminish the obligations of the lessees thereunder, or release any one or more to vious written consent of the Bank. Owner further covenants and agrees that it will lessees any rent or centals in advance of the due date thereof, without written consumer the mortgage or Trust Deed, and in such event, the whole amount of the prin	or, orally or in writing, modify, a rrender or renew any of such lesses, nants from their respective obligations—les such lesse, without pre- l not assign or pledge said renes or cr (lect 'rom any of the tenants or  m of the Bank, Any violation of this oven at shall constitute a default  cipal then remaining unpaid shall imm dist by become due and payable.
App failure or omission to enforce this Assignment for any period of time shall hank, nor shall the Bank be required under this Agreement to exercise or enforce being strictly discretionary with the Bank.	i not impair the force and effect thereof o projuctice the rights of the any of the rights herein granted to it, all the mothers berein contained
These covenants shall constant to full force and effect until the subject indebte	
The Designated Prepared By: Modern and prepared by	Felix Gomez  * Physiclan South
STATE OF ILLINOIS ) SS Chicago, Illinois 60608 COUNTY OF COOK   SS	Miguelina Gomez
- /:	Notary Public in and for said County, in the State
aforesaid, DO HEREBY CERTIFY that JULY & MIGUE	Plus Goro Z personally
known to me to be the same person 2 whose name ALC	subscribed to the foregoing instrument, appeared
before me this day in person, and acknowledged that 1_hex	
The free and voluntary act, for the uses and purp	$\Lambda$ . $\Lambda$
GIVEN under my hand and official seal this	day of 1987.
(SEAL)	Notary Public

Proberty of Cook County Clerk's Office \$12.25 T#2222 TRAN 7092 12/24/67 12:41:00

#4011 # 38 \*-87-6748 10 COOK COUNTY RECORDER

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